IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JAMES SHELTON)	
Plaintiff,)))	Case No. 2:24-cv-04679-JP
v.)	
COMMITTEE FOR POLICE OFFICERS DEFENSE PAC)))	
Defendant)))	

STIPULATION FOR AN EXTENSION OF TIME TO RESPOND TO COMPLAINT

COMES NOW Plaintiff James Shelton and Defendant Committee for Police Officers Defense PAC ("CPOD"), by and through their undersigned counsel, and hereby respectfully file this motion for a 30 day extension of time to respond to the class action complaint filed at Doc. 1. The current deadline is October 25, 2024. (Doc. 10.) Defendant seeks until November 24, 2024 to answer or otherwise respond to the Complaint.

Defendant conferred with counsel for Plaintiff in this matter and Plaintiff does not oppose this request for an extension of time.

STATEMENT OF FACTS AND PROCEDURAL POSTURE

- 1. On September 5, 2024, Plaintiff James Shelton filed a class action complaint against Defendant CPOD. (Doc. 1.)
- 2. On October 4, 2024, Plaintiff moved for default which was set aside by the Court upon motion by Defendant on October 8. See (Docs. 4, 7, 10.) The

- Court's October 8 order extended Defendant's deadline to answer or otherwise respond to the complaint to October 25, 2024. (Doc. 10.)
- Defendant decided to explore a change of counsel and retained the Bernhoft
 Law Firm to represent it in this matter given its expertise in defending TCPA class actions.
- 4. On October 21, 2024, Attorney Patrick Kane, Esq., pro hac vice pending, wrote to Plaintiffs' counsel informing them that he had been retained to represent Defendant, thereby relieving Defendant's prior counsel of duty.

 Attorney Kane requested a 30-day extension from the October 25 deadline to answer or otherwise respond to the complaint. A request which Plaintiff's counsel agreed to.
- 5. On October 23, 2024, CPOD engaged Duane Morris LLP to serve as local counsel and file this motion while Attorney Kane awaits *pro hac vice* admission, a motion for which will be filed promptly.
- 6. This request for an extension of time is made for good cause and is not intended to cause undue delay. *See* Fed R. Civ. P. 6(b).
- 7. This request for an extension of time is necessary for several reasons. First, Attorney Kane and Duane Morris were retained by Defendant to relieve Defendant's current Counsel of duty only days ago. As new attorneys to this case, Attorney Kane and Duane Morris need time to adequately review the class action complaint and respond.

WHEREFORE, for all the above reasons, the parties hereby stipulate that

Defendant shall have thirty days from October 25, 2024 to answer or otherwise respond to Plaintiff's class action complaint.

Respectfully submitted on October 24, 2024.

PERRONG LAW, LLC

/s/Andrew Roman Perrong

Andrew Roman Perrong 2657 Mt. Carmel Ave. Glenside, PA 19038

Tel.: (215) 225-5529 Fax: (888) 329-0305 Attorney for Plaintiff

DUANE MORRIS LLP

/s/ Daniel R. Walworth

Daniel R. Walworth (PA #204968) Aleksander W. Smolij (PA #329521) 30 South 17th Street Philadelphia, PA 19103

Tel.: (215) 979-1194 Fax: (215) 405-2917 dwalworth@duanemorris.com awsmolij@duanemorris.com

BERNHOFT LAW FIRM, S.C.

/s/ Patrick Kane

Patrick Kane *Pro Hac Vice* forthcoming Texas Bar No. 24115685

1710 W. 6th Street Austin, TX 78703 (512) 582-2100 telephone (512) 373-3159 facsimile ptkane@bernhoftlaw.com

So **ORDERED** this 28th day of October, 2024.

/s/ John R. Padova

JOHN R. PADOVA, J.